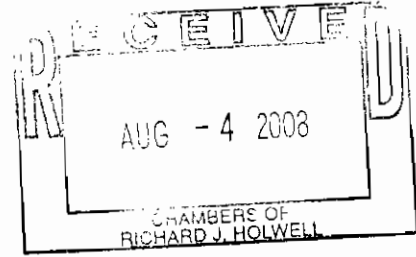


Handwritten: H. J. T.

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 250 Park Avenue
 New York, New York 10177
 (212) 351-4500
 Attorneys for Defendants



UNITED STATES DISTRICT COURT
 SOUTHERN DISTRICT OF NEW YORK

----- X
 DENIZ OLMEZ, YASIN DEMIRKAN, NIYAZI
 TUREL, HAMIT DEMIRKAN, LEVENT
 CENNET, HAKAN EJDER, MUSTAFA ONSOY,
 KAAAN ERYILMAZ, on behalf of themselves
 and other employees similarly situated,

Plaintiffs,

-against-

CIPRIANI USA, INC; CIPRIANI 110, LLC,
 CIPRIANI 200 LLC; CIPRIANI 55 WALL, LLC;
 CIPRIANI FIFTH AVENUE, LLC; CIPRIANI
 42ND STREET, LLC; CIP 55, LLC; CIPRIANI
 FOODS, LLC; DOWNTOWN RESTAURANT
 COMPANY, LLC; GC BALLROOM OPERATOR
 LLC; 42ND STREET LESSEE, LLC; and JOHN
 DOES 1-100, the actual names of such individuals
 or entities being unknown,

Defendants.
 ----- X

ECF CASE

08 CIV 5347 (2514)

**STIPULATION TO EXTEND
 DEFENDANTS' TIME IN
 WHICH TO ANSWER OR
 OTHERWISE RESPOND TO
 THE COMPLAINT**

USDC SDNY
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 DOC #:
 DATE FILED: 8/12/08

IT IS HEREBY STIPULATED and agreed by the attorneys for Plaintiffs ("Plaintiffs") and Defendants Cipriani USA, Inc.; Cipriani 110 LLC, Cipriani 200 LLC; Cipriani 55 Wall, LLC; Cipriani Fifth Avenue, LLC; Cipriani 42nd Street, LLC; CIP 55, LLC; Cipriani Foods, LLC; Downtown Restaurant Company, LLC; GC Ballroom Operator LLC; 42nd Street Lessee, LLC ("Defendants") that Defendants shall be granted an extension of time to and including August 4, 2008, to answer, move, or otherwise respond to Plaintiffs' Complaint in the

above action. Counsel for the parties respectfully request that the Court extend the time for Defendants to answer, move, or otherwise respond to Plaintiffs' Complaint in accordance with the terms of this stipulation.

Dated: July __, 2008
New York, New York

EPSTEIN BECKER & GREEN, P.C.
250 Park Avenue
New York, NY 10177
(212) 361-4500

By: 

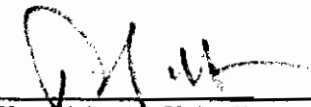
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(212) 868-6300

By: 

Walter Kane
Joshua S. C. Parkhurst
Attorneys for Plaintiffs

SO ORDERED:


Hon Richard J. Holwell

This 8 day of August, 2008.